United States Bankruptcy Court Northern District of Ohio

In re: Monique L. DeCluett Debtor Case No. 19-15474-jps Chapter 13

CERTIFICATE OF NOTICE

District/off: 0647-1 User: jlund Page 1 of 1 Date Rcvd: Sep 12, 2019

Form ID: pdf700 Total Noticed: 2

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Sep 14, 2019.

db +Monique L. DeCluett, 5985 White Pine Drive, Bedford Heights, OH 44146-3005

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. cr +E-mail/PDF: PRA_BK2_CASE_UPDATE@portfoliorecovery.com Sep 12 2019 23:32:39

PRA Receivables Management, LLC, PO Box 41021, Norfolk, VA 23541-1021

TOTAL: 1

***** BYPASSED RECIPIENTS (undeliverable, * duplicate) *****
cr JPMorgan Chase Bank NA

TOTALS: 1, * 0, ## 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Transmission times for electronic delivery are Eastern Time zone.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Sep 14, 2019 Signature: /s/Joseph Speetjens

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on September 3, 2019 at the address(es) listed below:

Keith L. Borders on behalf of Debtor Monique L. DeCluett kblaw123@gmail.com, kblaw123@ecf.courtdrive.com;r43582@notify.bestcase.com

Lauren A. Helbling ch13trustee@ch13cleve.com, lhelbling13@ecf.epiqsystems.com

TOTAL: 2

ebtor 1	Monique	L.	DeCluett	_		
ebtor 2 pouse, if filing) nited States E	First Name First Name Bankruptcy Court for the	Middle Name Middle Name e: Northern	Last Name Last Name District of Ohio	-	plan, an	f this is an amended d list below the s of the plan that hav anged.
ase number f known)	19-15474		(State)			
	Form 113 er 13 Pla	n				12/17
Part 1: o Debtors:		•	•	ases, but the presence of an o		
			iate in your circumstances of Jijudicial rulings may not be	or that it is permissible in your confirmable.	judicial district	. Plans that
	In the following	notice to creditors, ye	ou must check each box that a	annlies		
				.pp.::ec.		
o Creditor	s: Your rights ma	y be affected by thi	s plan. Your claim may be re	educed, modified, or eliminate	d.	
o Creditor	You should read	-	nd discuss it with your attorne			do not
o Creditor	You should read have an attorne If you oppose the confirmation at I Court. The Bank	d this plan carefully a y, you may wish to co ne plan's treatment of least 7 days before the kruptcy Court may co	nd discuss it with your attorne onsult one. f your claim or any provision of the date set for the hearing on onfirm this plan without further	educed, modified, or eliminate	tcy case. If you const file an object rdered by the Baition is filed. See	tion to nkruptcy
o Creditor	You should read have an attorne If you oppose th confirmation at I Court. The Bank Bankruptcy Rule The following mincludes each	d this plan carefully a y, you may wish to come plan's treatment of least 7 days before the cruptcy Court may come 3015. In addition, y atters may be of part	and discuss it with your attorner consult one. If your claim or any provision of the date set for the hearing on confirm this plan without further ou may need to file a timely provisional results. If an item is checked as	educed, modified, or eliminated y if you have one in this bankrup f this plan, you or your attorney n confirmation, unless otherwise of notice if no objection to confirma	nust file an object rdered by the Bal tion is filed. See under any plan. e to state wheth	tion to nkruptcy ner or not the plan
1.1 A li	You should read have an attorne If you oppose the confirmation at I Court. The Bank Bankruptcy Rule The following mincludes each be ineffective imit on the amount	d this plan carefully a y, you may wish to come plan's treatment of least 7 days before the cruptcy Court may come 3015. In addition, y atters may be of part of the following iter if set out later in the	and discuss it with your attorner consult one. If your claim or any provision of the date set for the hearing on the date of the hearing on the date of the hearing or may need to file a timely provided in the date of the hearing of the h	educed, modified, or eliminatery if you have one in this bankrup of this plan, you or your attorney no confirmation, unless otherwise or notice if no objection to confirmation of claim in order to be paid used the check one box on each line "Not Included" or if both boxed	nust file an object rdered by the Ballition is filed. See inder any plan. e to state whether are checked,	tion to nkruptcy ner or not the plan
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1.1 A li pay 1.2 Avo Sec 1.3 Not	You should read have an attorne If you oppose the confirmation at I Court. The Bank Bankruptcy Rule The following mincludes each be ineffective if the mit on the amount ment or no payme bidance of a judicial cition 3.4	d this plan carefully a y, you may wish to come plan's treatment of least 7 days before the cruptcy Court may come a 3015. In addition, y atters may be of part of the following iter of a secured claim, not at all to the secural lien or nonpossessins, set out in Part 8	and discuss it with your attorner consult one. If your claim or any provision of the date set for the hearing on the date of the date	educed, modified, or eliminatery if you have one in this bankrup of this plan, you or your attorney no confirmation, unless otherwise or notice if no objection to confirmation of claim in order to be paid used the check one box on each line "Not Included" or if both boxed heavy result in a partial	nust file an object rdered by the Baltion is filed. See under any plan. e to state whether are checked, lincluded Included	nkruptcy ner or not the plan the provision will Not included
1.1 A li pay 1.2 Avc Sec 1.3 Nor	You should read have an attorne If you oppose the confirmation at I Court. The Bank Bankruptcy Rule The following mincludes each be ineffective is mit on the amount ment or no payme bidance of a judiciation 3.4 instandard provision.	d this plan carefully a y, you may wish to come plan's treatment of least 7 days before the cruptcy Court may come 3015. In addition, y atters may be of part of the following iter of set out later in the lien or nonposses al lien or nonposses and Length of Planad Length of Plan	and discuss it with your attorner consult one. If your claim or any provision of the date set for the hearing on the date of the hearing on the date of the d	educed, modified, or eliminatery if you have one in this bankrup of this plan, you or your attorney no confirmation, unless otherwise or notice if no objection to confirmation of claim in order to be paid used the check one box on each line "Not Included" or if both boxed heavy result in a partial	nust file an object rdered by the Baltion is filed. See under any plan. e to state whether are checked, lincluded Included	nkruptcy ner or not the plan the provision will Not included
1.1 A li pay 1.2 Avo Sec 1.3 Not	You should read have an attorne If you oppose the confirmation at I Court. The Bank Bankruptcy Rule The following mincludes each be ineffective is mit on the amount ment or no payme bidance of a judicial stion 3.4 instandard provision. Plan Payments (s) will make regulary procession in the payments.	d this plan carefully a y, you may wish to come plan's treatment of least 7 days before the cruptcy Court may come a 3015. In addition, y atters may be of part of the following iter of a secured claim, not at all to the secural lien or nonpossessins, set out in Part 8	and discuss it with your attorner consult one. If your claim or any provision of the date set for the hearing on the date of the hearing on the date of the d	educed, modified, or eliminatery if you have one in this bankrup of this plan, you or your attorney no confirmation, unless otherwise or notice if no objection to confirmation of claim in order to be paid used the check one box on each line "Not Included" or if both boxed heavy result in a partial	nust file an object rdered by the Baltion is filed. See under any plan. e to state whether are checked, lincluded Included	nkruptcy ner or not the plan the provision will Not included

	gular payments	to the trustee will h			
Chi		to the didetee will a	e made from future income in the f	ollowing manner:	
0,,,	eck all that apply	<i>/.</i>			
	Debtor(s) will r	nake payments pursu	uant to a payroll deduction order.		
	Debtor(s) will r	nake payments direc	tly to the trustee.		
	Other (specify	method of payment):	·		
2.3 Inc	come tax refund	s.			
Che	eck one.				
	Debtor(s) will r	etain any income tax	refunds received during the plan term	l.	
	()	117	n a copy of each income tax return file ax refunds received during the plan ter	O .	n 14 days of filing the return and wil
	Debtor(s) will t	reat income tax refun	ds as follows:		
	See confirm	ation order.			
2.4 Ad	ditional payme				
Che	eck one.				
	None. If "None	e" is checked, the res	t of § 2.4 need not be completed or re	produced.	
		nake additional paym ch anticipated payme	nent(s) to the trustee from other source	es, as specified below. Desc	ribe the source, estimated amount,

3.1 Maintenance of payments and cure of default, if any.

Check one

■ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced.

The debtor(s) will maintain the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor(s), as specified below. Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below as to the current installment payment and arrearage. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. The final column includes only payments disbursed by the trustee rather than by the debtor(s).

Name of creditor	Collateral 5985 White Pond Drive	Current installment payment (including escrow)	Amount of arrearage (if any)	Interest rate on arrearage (if applicable)	Monthly plan payment on arrearage	Estimated total payments by trustee
Chase	Bedford, Ohio 44146	\$\frac{971.35}{Disbursed by: Trustee Debtor(s)	\$_22,000.00	<u>n/a</u> _%	\$ 366.66	\$ <u>80,281.00</u>
US Dept. of HUD	5985 White Pond Drive Bedford, Ohio 44146	\$\frac{0}{\text{Disbursed by:}}\$ ☐ Trustee ☐ Debtor(s)	<u>\$</u> 0	<u>n/a</u> _%	<u>\$</u>	<u>\$</u> 0

Insert additional claims as needed.

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0.2	None. If "None" is che		-			ndersecured	Ciaiiiis. On	eck one.	
	The remainder of this			•	•	f this plan is	chackad		
	The debtor(s) request listed below, the debto claim. For secured cla claim filed in accordanthe secured claim will	that the court determi or(s) state that the valuims of governmental uce with the Bankrupto	ne the value of ue of the secul units, unless of cy Rules contro	of the secured red claim shou therwise order ols over any co	claims listed below ald be as set out in red by the court, the ontrary amount liste	r. For each nor the column he e value of a se	n-governme aded <i>Amo</i> ecured clain	<i>unt of secured</i> n listed in a pro	oof of
	The portion of any allo plan. If the amount of as an unsecured claim proof of claim controls	a creditor's secured c n under Part 5 of this p	laim is listed b olan. Unless of	elow as having therwise order	g no value, the creded by the court, the	ditor's allowed	claim will b	e treated in its	s entirety
	The holder of any clair of the debtor(s) or the		-	e column head	ded <i>Amount of</i> secu	ured claim will	retain the li	en on the prop	perty interest
	(a) payment of the u	nderlying debt determ	ined under no	nbankruptcy la	aw, or				
	(b) discharge of the	underlying debt under	11 U.S.C. § 1	328, at which	time the lien will te	rminate and b	e released	by the creditor	r.
	Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured clair		Monthly payment to creditor	Estimated tot of monthly payments
		\$		\$	\$	\$	%	\$	\$
		\$		\$	\$	\$	%	\$	\$
	personal use of the	cked, the rest of § 3.3 w were either: days before the petite debtor(s), or ear of the petition date did in full under the plate sankruptcy Rule 3002(c)	ition date and see and secured an with interest Unless otherwood	secured by a purchase by a purchase t at the rate sta wise ordered be ar any contrary	e money security in ated below. These by the court, the cla amount listed belo	nterest in any o payments will nim amount sta ow. In the abs	other thing of the disburse ted on a prendence of a co	of value. ed either by th oof of claim fil ontrary timely	e trustee or ed before the filed proof of
	Name of creditor		Collateral		Amount of claim	Interest rate	Monthly pl payment		ted total nts by trustee
					\$	%	\$	е	
					\$	%	\$Disbursed Trustee Debtor	e	
	Insert additional claims	as needed.							

DeCluett

_{Debtor} Monique

Official Form 113

Case number _____19-15474

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Chapter 13 Plan

3.4 LIEI	n avoidance.			
Che	eck one.			
	None. If "None" is checked, the res	t of § 3.4 need not be completed or reprod	duced.	
7	The remainder of this paragraph wi	II be effective only if the applicable box	in Part 1 of this plan is	checked.
	debtor(s) would have been entitled securing a claim listed below will be amount of the judicial lien or securit amount, if any, of the judicial lien or	nonpurchase money security interests secunder 11 U.S.C. § 522(b). Unless otherwise avoided to the extent that it impairs such it is avoided will be treated as security interest that is not avoided will be (d). If more than one lien is to be avoided.	se ordered by the court, a exemptions upon entry of s an unsecured claim in Pa e paid in full as a secured	judicial lien or security interest the order confirming the plan. The art 5 to the extent allowed. The claim under the plan. See 11 U.S.C.
	Information regarding judicial lien or security interest	Calculation of lien avoidance		Treatment of remaining secured claim
	Name of creditor	a. Amount of lien	\$	Amount of secured claim after avoidance (line a minus line f)
		b. Amount of all other liens	\$	\$
	Collateral	c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
		d. Total of adding lines a, b, and c	\$	%
	Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor(s)' interest in property	- \$	Monthly payment on secured claim \$
		f. Subtract line e from line d.	\$	Estimated total payments on secured claim
		Extent of exemption impairment (Check applicable box):		
		☐ Line f is equal to or greater than I	ine a.	
		The entire lien is avoided. (Do not co	omplete the next column.)	
		Line f is less than line a.		
		A portion of the lien is avoided. (Con	mplete the next column.)	
I	Insert additional claims as needed.			
3.5 Sur	render of collateral.			
Che	ck one.			
	None. If "None" is checked, the res	t of § 3.5 need not be completed or reproc	duced.	
	upon confirmation of this plan the s	each creditor listed below the collateral that tay under 11 U.S.C. § 362(a) be terminate allowed unsecured claim resulting from the	ed as to the collateral only	and that the stay under § 1301
	Name of creditor		Collateral	

DeCluett

 $_{\text{Case number }_ 19\text{-}15474}$

_{Debtor} Monique

Official Form 113 Chapter 13 Plan Page 4

Insert additional claims as needed.

Debtor	Mor	nique	L.	DeCluett	Case number	19-15474
Part	4:	Treatme	ent of Fees and Pi	iority Claims		
4.1 (Genera	al				
7	Γrustee			aims, including domestic support obli	gations other than those treated	d in § 4.5, will be paid in full without
4.2	Γruste	e's fees				
			e governed by statute rm, they are estimate	and may change during the course od to total $\frac{4580.45}{}$.	f the case but are estimated to	be 5.5 % of plan payments; and
4.3	Attorn	ey's fees				
	The ba	alance of the	e fees owed to the at	corney for the debtor(s) is estimated to	o be \$_3000.00	
4.4	Priorit	y claims o	ther than attorney's	fees and those treated in § 4.5.		
	Check					
				est of § 4.4 need not be completed or	•	
	□ ⊤	he debtor(s	s) estimate the total a	mount of other priority claims to be _		
	П т	The allowed	d priority claims listed tal unit and will be pai	est of § 4.5 need not be completed or below are based on a domestic supp d less than the full amount of the clai e for a term of 60 months; see 11 U.S	ort obligation that has been ass m under 11 U.S.C. § 1322(a)(4)	-
		Name of c	creditor			Amount of claim to be paid
						_ \$
						\$
	li	nsert additi	onal claims as neede	d.		
Part	5:	Treatme	ent of Nonpriority	Unsecured Claims		
5.1	Nonpr	iority unse	ecured claims not se	parately classified.		
		•	•	hat are not separately classified will b fective. <i>Check all that apply.</i>	e paid, pro rata. If more than or	ne option is checked, the option
			of \$_0			
		100_9	% of the total amount	of these claims, an estimated paymer	nt of \$_0	
		The funds	remaining after disbu	rsements have been made to all othe	r creditors provided for in this p	lan.
				e liquidated under chapter 7, nonpriored above, payments on allowed nonp		

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Debtor	Monique	L.	DeCluett		Case number19	-15474	
5.2 I	Maintenance of p	payments and cure	of any default on nonpriority un	secured claims	s. Check one		
	_	•	est of § 5.2 need not be complete				
	The debtor(s on which the debtor(s), as	s) will maintain the co e last payment is due s specified below. Th	ontractual installment payments an after the final plan payment. The e claim for the arrearage amount ayments disbursed by the trustee	nd cure any defa se payments wil will be paid in fu	ult in payments on th I be disbursed either I Il as specified below a	by the trustee or	directly by the
	Name of c	reditor		Current insta payment	allment Amount to be pa	iid	Estimated total payments by trustee
				\$			\$
				\$			\$
ı	Other separately None. If "None	e" is checked, the res	ity unsecured claims. Check on t of § 5.3 need not be completed claims listed below are separately	or reproduced.	will be treated as follo	ws	
	Name of c	reditor	Basis for separate and treatment	classification	Amount to be paid on the claim	Interest rate (if applicable)	Estimated total amount of payments
					\$	%	\$
	Insert addit	ional claims as needd	ed.		Φ	76	Φ
Part	6: Executo	ry Contracts and	Unexpired Leases				
	-	ontracts and unexpi ases are rejected. (red leases listed below are ass Check one.	umed and will I	pe treated as specific	ed. All other exe	ecutory contracts
ı	None. If "None	e" is checked, the res	t of § 6.1 need not be completed	or reproduced.			
[to any contrary		nt payments will be disbursed eith Arrearage payments will be disbu				·

	L. DeCluet		Case nur	nber 19-15474	
Name of creditor	Description of leased property or executory contract	Current installment payment	Amount of arrearage to be paid	Treatment of arrearage (Refer to other plan section if applicable)	Estimated total payments by trustee
		\$ Disbursed by: ☐ Trustee	\$		\$
		☐ Debtor(s)			
		\$ Disbursed by:	\$		\$
		☐ Debtor(s)			
Insert additional contrac	cts or leases as needed.				
vesting of Prop	erty of the Estate				
Check the applicable box: □ plan confirmation. □ entry of discharge. □ other:					
art 8: Nonstandard Pl	an Provisions				
4. Chaola "Nono" and int No	sateraland Dian Dravialana				
		o completed or reproduce	ed.		
	nstandard Plan Provisions cked, the rest of Part 8 need not be	completed or reproduce	ed.		
■ None. If "None" is chec		set forth below. A nonst	andard provisior	is a provision not otherwis	e included in the
□ None. If "None" is checonder Bankruptcy Rule 3015(c), fficial Form or deviating from it ne following plan provisions	sked, the rest of Part 8 need not be nonstandard provisions must be t. Nonstandard provisions set out will be effective only if there is	set forth below. A nonst elsewhere in this plan ar a check in the box "Inc	andard provision re ineffective. cluded" in § 1.3		
None. If "None" is checonder Bankruptcy Rule 3015(c). Hicial Form or deviating from it to be following plan provisions The claim of the Depar	ked, the rest of Part 8 need not be nonstandard provisions must be t. Nonstandard provisions set out will be effective only if there is not the true of true o	set forth below. A nonst elsewhere in this plan ai a check in the box "Inc epresents student lo	andard provision re ineffective. cluded" in § 1.3 pan debt for th	ne Debtor. This studen	t loan_
None. If "None" is checonder Bankruptcy Rule 3015(c) official Form or deviating from it the following plan provisions. The claim of the Depart debt will remain in definitions.	sked, the rest of Part 8 need not be n, nonstandard provisions must be st. Nonstandard provisions set out swill be effective only if there is not the third that the third that the third ferment status for the duration	set forth below. A nonst elsewhere in this plan ai a check in the box "Inc epresents student lo	andard provision re ineffective. cluded" in § 1.3 pan debt for th	ne Debtor. This studen	t loan_
None. If "None" is checonder Bankruptcy Rule 3015(c) efficial Form or deviating from it the following plan provisions The claim of the Depardebt will remain in defi	ked, the rest of Part 8 need not be nonstandard provisions must be t. Nonstandard provisions set out will be effective only if there is not the true of true o	set forth below. A nonst elsewhere in this plan ai a check in the box "Inc epresents student lo	andard provision re ineffective. cluded" in § 1.3 pan debt for th	ne Debtor. This studen	t loan_
■ None. If "None" is checonder Bankruptcy Rule 3015(c) official Form or deviating from it the following plan provisions. The claim of the Depart debt will remain in defined.	sked, the rest of Part 8 need not be n, nonstandard provisions must be st. Nonstandard provisions set out swill be effective only if there is not the third that the third that the third ferment status for the duration	set forth below. A nonst elsewhere in this plan ai a check in the box "Inc epresents student lo	andard provision re ineffective. cluded" in § 1.3 pan debt for th	ne Debtor. This studen	t loan_
nder Bankruptcy Rule 3015(c) fficial Form or deviating from it the following plan provisions The claim of the Depar debt will remain in def	sked, the rest of Part 8 need not be n, nonstandard provisions must be st. Nonstandard provisions set out swill be effective only if there is not the third that the third that the third ferment status for the duration	set forth below. A nonst elsewhere in this plan ai a check in the box "Inc epresents student lo	andard provision re ineffective. cluded" in § 1.3 pan debt for th	ne Debtor. This studen	t loan_

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Debtor Monique L. DeCluett Case number 19-15474

Part 9:	Signature	(s)):

9.1 Signatures of Debtor(s) and Debtor(s)' Attorney

If the Debtor(s) do not have an attorney, the Debtor(s) must sign below; otherwise the Debtor(s) signatures are optional. The attorney for the Debtor(s), if any, must sign below.

✗ /s/Monique L. DeCluett	*
Signature of Debtor 1	Signature of Debtor 2
Executed on 08/27/2019 MM / DD /YYYY	Executed on
★ /s/Keith L. Borders	Date 08/27/2019
Signature of Attorney for Debtor(s)	MM / DD /YYYY

By filing this document, the Debtor(s), if not represented by an attorney, or the Attorney for Debtor(s) also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Official Form 113, other than any nonstandard provisions included in Part 8.

Official Form 113 Chapter 13 Plan Page 8

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$ <u>80,281.00</u>
b.	Modified secured claims (Part 3, Section 3.2 total)		\$
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$
e.	Fees and priority claims (Part 4 total)		\$ 7580.45
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		<u>\$</u>
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$
i.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total)		\$
j.	Nonstandard payments (Part 8, total)	+	\$
	Total of lines a through j		\$87,861.45

Official Form 113 Chapter 13 Plan – Exhibit Page 1